The present Office Action was made final because "Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action." Clearly, this is not the case, as evidenced by the content of the current Office Action, and the finality of the Office Action should be withdrawn.

In the Amendment dated March 26, 2001, the single word "displayed" was added to three of the claims. This was the only change.

In the Amendment of March 26, Applicants stated that "Independent Claim 1 recites "a subprocess for retrieving and displaying relationship information from said model when said selected element is a component of said model". Relative to this subject matter, the AAPA on pages 3 - 5 of the Specification was cited. However, Applicants are unable to find this subject matter on these pages. For example, on page 5, beginning on line 3, it is stated that "The elements of the list in this pane again depend on the user's selection, and the type of elements defined as being available through the relationship(s) of the view the browser provides." This does not teach, suggest or disclose "retrieving and displaying relationship information..." No relationship information is retrieved based on selection of an element from a model; no retrieved relationship information is then displayed. On page 4, lines 11 - 13, there is a discussion that a relationship exists between elements displayed in a first pane and elements displayed in a second pane. But there is no discussion or teaching that relationship information is retrieved and displayed from the model when the selected element is a component of the model. Accordingly, Applicants submit that the AAPA does not teach, suggest or disclose this subject matter."

This portion of the rejection was abandoned in the current Office Action, and it was not because of any amendment to the claims. Clearly, the prior rejection was abandoned because the claims distinguished over the art, not because of any amendment. Accordingly, the finality of the prior Office Action should be withdrawn.

II Traversal of the Rejections over the Cited Art

The Examiner rejected Claims 1, 7, 8, 14 and 15 under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 5,903,478 to Fintel et al (Fintel). The Examiner rejected claims 3-6, 10-13 and 17-20 as being unpatentable over Fintel in view of "applicant's admitted prior art (AAPA) at pages 3-5, 25". Applicants traverse these rejections below.

## A. The Present Invention

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The present invention discloses a technique for displaying and editing components of data which may have complex many-to-many (i.e. non-hierarchical) relationships, using a program such as a browser. The components are presented in such a way as to make the **relationships** explicitly visible, allowing a user to navigate the **relationships** in an efficient, intuitive manner that clearly aligns with the structure of the underlying object model. In a preferred embodiment, when the user **selects** one of the explicit relationships, he is presented with a list of actions tailored to that relationship. In a further enhancement, the user may define one or more filters that will be applied to the actions list before it is presented.

Independent Claim 1 recites "a subprocess for retrieving and displaying relationship information from said model when said selected element is a component of said model". Relative to this subject matter, Figure 181 of Fintel was cited. However, Applicants are unable to find this subject matter in this Figure. Figure 181 is described as illustrating "a process of establishing relationships between the objects that will be included in the symbol-based decision rationale table." This does not teach, suggest or disclose "retrieving and displaying relationship information..." No relationship information is retrieved based on selection of an element from a model; no retrieved relationship information is then displayed. Further, Fintel does not discuss, teach or suggest an "object model" per se.

Amended Claim 1 also recites "a subprocess for enabling said user to select one or more relationships from said displayed relationship information". Relative to this subject matter, Figures 175 - 201 are cited. There is no apparent description or discussion of a user selecting a relationship. There is no description or discussion of a user selecting a relationship from Serial No.09/105,5283

"displayed relationship information." Nothing is based on the selection of an element from an object model, as per the present claimed invention. Accordingly, Applicants submit that Fintel does not teach, suggest or disclose this subject matter.

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In summary, the present invention is directed to the understanding of relationships, and its claims recite the concept that relationship information is displayed and that relationships are selectable by a user. This concept is not taught, suggested or disclosed in the cited art. This is the problem with the prior art that is addressed by the present invention. The logical elements, such as the classes and methods, presented in the pane, are selectable in the prior art. However, in a complex object model, this is not enough information. Other relationships exist which cannot be presented in the hierarchical format of the cited prior art. As discussed on page 11 of the Application, "relationships are explicitly represented as elements of the model, as are the objects (components) in that model...object models which are not strictly hierarchical in structure can be conveniently and intuitively navigated, edited, and populated using the present invention...relational databases typically have many complex relationships, which are not necessarily hierarchical in structure." Further, "by explicitly displaying the complex relationships of the relational model, the present invention enables a user to better comprehend the underlaying model..." (page 12).

Accordingly, Applicants submit that independent Claim 1 patentably distinguishes over the cited art. Independent Claims 8 and 15 were rejected for the same reasons as Claim 1. Accordingly, it follows that these claims also patentably distinguish over the cited art, and it follows that the dependent claims also patentably distinguish over the cited art.

## III. Summary

Applicants have presented technical explanations and arguments fully supporting their position that the pending claims contain subject matter which is not taught, suggested or disclosed by the cited art. Accordingly, Applicants submit that the present Application is in a

121·	condition for Allowance.	Reconsideration of the claims and a Notice of Allowance are earnestly
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